District of Columbia Court of Appeals



DDN: 075-19

No. 19-BG-485

IN RE JASON LEE VAN DYKE, A Member of the Bar of the District of Columbia Court of Appeals **Bar Registration No.** 1027245

ORDER

On consideration of a certified copy of an order of the District Court of Wise County, Texas, suspending respondent's license to practice law for eighteen months, partially stayed with six months of active suspension followed by twelve months of probation, it is

ORDERED pursuant to D.C. Bar Rule XI, § 11(d), that the respondent is suspended from the practice of law in the District of Columbia pending final disposition of this proceeding, effective on the date of entry of this order. It is

FURTHER ORDERED that respondent shall show cause, within thirty days from the date of this order, why he should not be suspended for eighteen months in the District of Columbia, with six months of active suspension followed by twelve months of probation subject to the terms imposed in Texas. It is

FURTHER ORDERED that Disciplinary Counsel shall reply to respondent's response no later than fifteen days after service of the response. Alternatively, no later than fifteen days after respondent's response is due, Disciplinary Counsel may object to the imposition of reciprocal discipline based upon the factors set forth in D.C. Bar Rule XI, § 11(c). Disciplinary Counsel shall provide the court with the relevant portions of the record of the proceeding in the other disciplining court, the statute and rules that governed it, and a short statement identifying all of the issues that the matter presents. It is

FURTHER ORDERED that if Disciplinary Counsel opposes the imposition of identical discipline, Disciplinary Counsel shall (1) recommend appropriate non-identical discipline or (2) request that the matter be referred to the Board for its

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recommendation as to discipline. Respondent may reply within ten days after service of Disciplinary Counsel's submission. It is

FURTHER ORDERED that respondent's attention is drawn to the requirement of Rule XI, § 14 relating to suspended attorneys and to the provisions of Rule XI, § 16(c) dealing with the timing of eligibility for reinstatement as related to compliance with Rule XI, § 14, including the filing of the required affidavit.

BY THE COURT:

ANNA BLACKBURNE-RIGSBY

a Blackburn-Rig

Chief Judge

Copies e-served to:

Jason Lee Van Dyke

James T. Phalen, Esquire Executive Attorney Board on Professional Responsibility

Hamilton P. Fox, III, Esquire Disciplinary Counsel

William Ross, Esquire Assistant Disciplinary Counsel

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